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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/644,223	08/19/2003	Peter Bain	015114-065200US	6465
26059 TOWNSEND	7590 06/27/200 AND TOWNSEND AN	7 ID CREW LLP/ 015114	EXAMINER	
TWO EMBARCADERO CENTER			BAKER, STEPHEN M	
V	8TH FLOOR SAN FRANCISCO, CA 94111-3834			PAPER NUMBER
MATILITIES, OILY III 3031			2112	
			MAIL DATE	DELIVERY MODE
			06/27/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
		Application No.				
Office Action Summer		10/644,223	BAIN, PETER			
	Office Action Summary	Examiner	Art Unit			
	The MAN INC DATE of the control of t	Stephen M. Baker	2112			
Period fo	The MAILING DATE of this communication a or Reply	ippears on the cover sheet w	nn the correspondence address			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION 1.136(a). In no event, however, may a round will apply and will expire SIX (6) MON tute, cause the application to become AE	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status						
1)[🛛	Responsive to communication(s) filed on <u>05</u>	April 2007.				
2a)⊠	∑ This action is FINAL. 2b) This action is non-final.					
3)□						
	closed in accordance with the practice unde	r <i>Ex parte Quayle</i> , 1935 C.D	D. 11, 453 O.G. 213.			
Dispositi	ion of Claims					
4)⊠	○ Claim(s) <u>1-20</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠	Claim(s) <u>5-20</u> is/are allowed.					
• ===	Claim(s) <u>1-3</u> is/are rejected.					
·	☑ Claim(s) <u>4</u> is/are objected to.					
8)[]	Claim(s) are subject to restriction and	a/or election requirement.				
Applicati	ion Papers					
9) 🗌	The specification is objected to by the Exami	iner.				
10)	The drawing(s) filed on is/are: a) a	ccepted or b) objected to	by the Examiner.			
	Applicant may not request that any objection to the	he drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).			
_	Replacement drawing sheet(s) including the corre	, -	•			
11)[_]	The oath or declaration is objected to by the	Examiner. Note the attached	d Office Action or form PTO-152.			
Priority u	under 35 U.S.C. § 119					
· —	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☐ None of:		§ 119(a)-(d) or (f).			
	1. Certified copies of the priority docume					
	2. Certified copies of the priority docume					
	3. Copies of the certified copies of the prapplication from the International Bure	•	received in this National Stage			
* 5	See the attached detailed Office action for a li		received			
Attachmen		_	•			
	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date			
3) 🔲 Inform	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date		nformal Patent Application			

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### **DETAILED ACTION**

# Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-4 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, "potentially overlapping groups" is considered to be vague if referring to groups with terms that may or may not overlap each other.

## Claim Rejections - 35 USC § 102

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by the published article "High-Speed CRC Computation Using State-Space Transformations" by Derby (hereafter "Derby").

Derby shows (Fig. 3) an M-bit-parallel encoder for generating a "cyclical redundancy check" (CRC). Each "word" input to Derby's decoder is M bits wide. A  $\mathbf{B}_{Mt}$  matrix multiplier provides a "feedforward circuit" and an  $\mathbf{A}_{Mt}$  matrix multiplier provides a "feedback circuit." A summing node (M-bit XOR) shown by Derby, in combination with a third matrix multiplier  $\mathbf{C}_{Mt}$ , provides a "logic circuit" that outputs the CRC and comprises

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a "summing circuit" that uses an "exclusive-or function." Derby's **B**<sub>Mt</sub> matrix multiplier has L stages, each with 3-input XOR logic, and describes grouping logic terms to minimize the number of gates, and thus Darby teaches feed-forward logic that operates by "logically combining message bits of K potentially overlapping groups of ... N bits to form K logical expressions, wherein K and N are integers, K is less than N, and each of the logical expressions consists of only message bits, (and) combining the K logical expressions into a plurality of terms" that are stored as described below.

Derby's matrix multipliers **B**<sub>Mt</sub> and **A**<sub>Mt</sub> each consist of over four hundred XOR gates, assuming no grouping of logic terms is used (p. 170, col. 1, lines 9+). As understood by the examiner, grouping of logic terms produces intermediate logic terms to be used as input for plural further logic expressions and, accordingly Derby's grouping of logic terms in the matrix multipliers, including the **B**<sub>Mt</sub> "feedforward" multiplier corresponds to a combinational logic having "a first plurality of logic gates ... coupled to receive the message and provide outputs to a second plurality of logic gates" such that "at least one of the first plurality of logic gates couple(s) to at least two of the second plurality of logic gates."

Derby indicates (p. 170, col. 1, lines 16+) a register, presumably comprising "a plurality of flip-flops," is needed for each bit of the multiplication result generated by each matrix multiplier. Such a multiplier, including the result registers and employing grouping of logic terms, accordingly functions by "logically combining a plurality of the plurality of message bits into a plurality of logic expressions, combining the plurality of logical expressions into a plurality of terms, and storing the plurality of terms." Derby

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also mentions software implementation of CRC encoding, which indicates the use of processor registers for all intermediate and final results.

# Allowable Subject Matter

- 5. Claim 4 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 6. Claims 5-20 are allowed.

### Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. Baker whose telephone number is (571) 272-3814. The examiner can normally be reached on Monday-Friday (11:00 AM - 7:30 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jacques H. Louis-Jacques can be reached on (571) 272-6962. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Stephen M. Baker Primary Examiner Art Unit 2112

smb